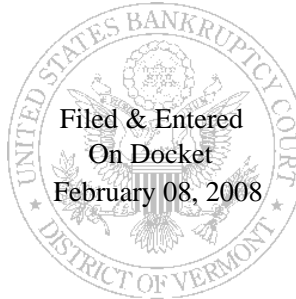


**UNITED STATES BANKRUPTCY COURT
DISTRICT OF VERMONT**

In re:

CAROL PORTER,
Debtor.

**Chapter 13 Case
07-10370**



In re:

**JOSEPH HARBESON AND
AMANDA HARBESON,**
Debtors.

**Chapter 13 Case
07-10449**

*Appearances: Michelle Kainen, Esq.
Kainen Law Office
White River Jct., VT
For Debtor Carol Porter
For Debtors Joseph
& Amanda Harbeson*

*Jan Sensenich, Esq.
Chapter 13 Trustee
White River Jct., VT
Trustee Pro Se*

*Tavian M. Mayer, Esq.
Mayer & Mayer
South Royalton, VT
For Creditor Bank of the West*

*Martin A. Mooney, Esq.
Deily, Mooney & Glastetter
Albany, NY
For Creditor DCFS Trust*

**ORDER
SUSTAINING CREDITORS' OBJECTIONS TO CONFIRMATION
AND STRIKING LANGUAGE FROM PLANS**

For the reasons set forth in the Memorandum of Decision of even date,*

IT IS HEREBY ORDERED that Creditor Bank of the West's objection to the Proposed Language in Carol Porter's Chapter 13 plan is sustained and the Proposed Language in the Porter Plan is stricken.

IT IS FURTHER ORDERED that Creditor DCFS Trust's objection to the Proposed Language in Joseph and Amanda Harbeson's Chapter 13 plan is sustained and the Proposed Language in the Harbeson Plan is stricken.

IT IS FURTHER ORDERED that the Porter Plan and Harbeson Plan are otherwise valid, final, and unaffected by the adjudication of these objections.

SO ORDERED.

February 8, 2008
Rutland, Vermont

Colleen A. Brown
United States Bankruptcy Judge

* Terms defined in the Memorandum of Decision are used herein; familiarity with such terms is assumed.